UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK			
In re	-x : Chapter 11 Case No.		
LEHMAN BROTHERS HOLDINGS INC., et al.,	: 08-13555 (JMP)		
Debtors.	: (Jointly Administered) -x		
NOTICE OF INTENT TO PARTICI IN CONNECTION WITH OMNIB RECLASSIFY PROOFS OF CLAIM A	SUS OBJECTIONS TO_		
NOTICE IS HEREBY GIVEN that MADELYN A HERSELF  against LBHL in the amount of Flyolo 11 cases (the "Chapter 11 Cases") and intends to partice Debtors' and LBHI's Omnibus Objection(s) to such clanumber for the above-named party while employed by OS7-44-2699.	ipate in discovery in connection with the him(s). The employee identification LBHI and/or its affiliates was		
ACCORDINGLY, PLEASE TAKE FURTHER NOTICE LBHI and/or any limitations imposed by the Court, the intends to participate in RSU Claims Discovery, as defined as a connection with Omnibus Objections to Interests, entered by the Court on 271 [ECF	above-named party and his/her counsel ined in the Order Establishing Discovery Reclassify Proofs of Claim as Equity		
Dated:			
Contact Information for RSU Claimant (address, plent and antice of beautiful and antice of beautiful and antice of a series of the contact Information for Attorneys for RSU Claima	917-217-3217 cell 202-458-0774 ggiù		
	DECEIVED		

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	x :	Chapter 11 Case No.
LEHMAN BROTHERS HOLDINGS INC., et al.,	:	08-13555 (JMP)
Debtors.	:	(Jointly Administered)

## AGREEMENT TO ABIDE BY THE PROTECTIVE ORDER

I hereby certify that I have read the Protective Order<sup>5</sup> SO ORDERED by the Court in the above-captioned chapter 11 cases (the "Chapter 11 Cases") on August 27, 2012 [ECF No. \_\_\_\_]. I further certify that I understand the terms and provisions of the Protective Order and agree to be fully bound by them, and hereby submit to the jurisdiction of the United States Bankruptcy Court for the Southern District of New York for purposes of the Protective Order's enforcement. I understand and agree, in particular, that I may not use any Confidential Information, or any copies, excerpts or summaries thereof, or materials containing Confidential Information derived therefrom, as well as any knowledge or information derived from any of these items, for any purpose other than matters related to the RSU Claims or other contested matters or adversary proceedings between LBHI and an RSU Claimant arising out of these Chapter 11 Cases, in accordance with the provisions of the Protective Order, including, without limitation, any business or commercial purpose.

I further understand that failure to abide fully by the terms of the Protective Order

<sup>&</sup>lt;sup>5</sup> Capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Protective Order.

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may result in legal action against me, such as for contempt of court and liability for monetary damages.

Dated: 9 4 12

Agreed: M Anthac

[PARTICIPANT'S NAME & ADDRESS AND, IF REPRESENTED BY COUNSEL, ATTORNEY'S NAME AND ADDRESS]

3251 Prospect St NW unit 302

Washington DC 20007